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16		
	KEITH THOMAS, RICHARD HAYES, HERB	
17	SMITH, and OKLAHOMA POLICE PENSION	Case No.: 3:14-cv-01160-JST
18	& RETIREMENT SYSTEM,	
10	Plaintiffs,	CLASS ACTION
19	v.	
•		Judge: Hon. Jon S. Tigar
20	MAGNACHIP SEMICONDUCTOR CORP.	C
21	SANG PARK, TAE YOUNG HWANG,	
<b>_</b> 1	MARGARET SAKAI, R. DOUGLAS NORBY,	
22	ILBOK LEE, NADER TAVAKOLI, RANDAL	STIPULATION AND <del>PROPOSED</del>
22	KLEIN, MICHAEL ELKINS, AVENUE	ORDER PURSUANT TO LOCAL RULE
23	CAPITAL MANAGEMENT II, L.P.,	6-2
24	BARCLAYS CAPITAL INC., DEUTSCHE	
	BANK SECURITIES INC., CITIGROUP	
25	GLOBAL MARKETS INC., UBS	
26	SECURITIES LLC and NEEDHAM &	
<b>∠</b> U	COMPANY, LLC,	
27	Defendants.	
20		
28		

## Case 3:14-cv-01160-JST Document 300 Filed 02/13/17 Page 2 of 4

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All parties, through their undersigned counsel, hereby submit this Stipulation and Proposed Order regarding expert disclosure deadlines:

WHEREAS, the scheduling order entered by this Court on April 13, 2016 (ECF No. 223) provides that expert disclosures shall be made on or before February 3, 2017, expert rebuttal reports shall be served on or before March 17, 2017, and expert reply reports shall be served on or before April 14, 2017;

WHEREAS, consistent with this order, Plaintiffs and Defendant Avenue Capital Management II, L.P. exchanged their opening expert reports on February 3, 2017;

WHEREAS, the parties hereto and settling defendants have been attempting to schedule depositions in Korea, and have been told that at least four deponents can be produced in Korea during the week of March 6, 2017, and that certain of these deponents and their counsel have conflicts that will make scheduling of alternative dates difficult;

WHEREAS, the parties desire to take advantage of the ability to depose numerous witnesses in a single week in Korea, to minimize cost and travel time;

WHEREAS, adjusting the deadline for expert rebuttal reports, currently due on March 17, 2017, will facilitate the parties' ability to conduct depositions in Korea during the week of March 6;

WHEREAS, the parties have not previously requested any extension to any expert deadline;

WHEREAS, the parties do not anticipate that the extension requested herein will require extending any dates other than those listed below. Neither party, however, waives the right to petition the Court to extend any other deadline if circumstances warrant; and

WHEREAS, the undersigned parties believe that the circumstances described above warrant good cause to make the minor enlargement to expert deadlines requested herein.

NOW, THEREFORE, the undersigned hereby stipulate, subject to Court approval, that:

- The deadline for serving expert rebuttal reports is extended from March 17, 2017 to April 14, 2017.
- 2. The deadline for serving expert reply reports is extended from April 14, 2017 to May 12, 2017.

Dated: February 13, 2017

1	IT IS SO STIPULATED:	
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3	& FELD LLP	
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